

EXHIBIT 15

true and accurate documents to the best of my knowledge, information and belief.

6. **Exhibit 1** to Plaintiffs' Response to National Women's Law Center's ("NWLC") Motion to Intervene as Defendant ("Motion") is a true and accurate copy of *NWLC Joins Lawsuit Defending Trans Inclusion in College Sports* from May 6, 2024, which is available at: <https://nwlc.org/resource/nwlc-joins-lawsuit-defending-trans-inclusion-in-college-sports/>.

7. **Exhibit 2** to Plaintiffs' Response to NWLC's Motion is a true and accurate copy of *Press Release: National Women's Law Center Intervenes in Defense of Transgender College Athletes* from May 6, 2024, which is available at: <https://www.acluga.org/en/press-releases/press-release-national-womens-law-center-intervenes-defense-transgender-college>.

8. **Exhibit 3** to Plaintiffs' Response to NWLC's Motion is a true and accurate copy of *Cooley, ACLU Represent National Women's Law Center in Intervening to Defend Transgender College Athletes* from May 6, 2024, which is available at: <https://www.cooley.com/news/coverage/2024/2024-05-08-cooley-aclu-represent-national-womens-law-center-in-intervening-to-defend-transgender-college-athletes>.

9. **Exhibit 4** to Plaintiffs' Response to NWLC's Motion is a true and accurate copy of *Just Let Kids Play!* from May 10, 2023, which is available at:

<https://nwlc.org/just-let-kids-play/>.

10. **Exhibit 5** to Plaintiffs' Response to NWLC's Motion is a true and accurate copy of *Dear NCAA, It's Not Too Late to Let Trans & Intersex Students Play!* from January 27, 2022, which is available at: <https://nwlc.org/dear-ncaa-its-not-too-late-to-let-trans-intersex-students-play/>.

11. **Exhibit 6** to Plaintiffs' Response to NWLC's Motion is a true and accurate copy of *25 Organizations Join WSF Letter to NCAA Regarding Transgender Athlete Participation Policy* from February 15, 2022, which is available at: <https://www.womenssportsfoundation.org/advocacy/25-organizations-join-wsf-letter-to-ncaa-regarding-transgender-athlete-participation-policy/>.


12. **Exhibit 7** to Plaintiffs' Response to NWLC's Motion is a true and accurate copy of *Why Arizona's Anti-Trans Sports Ban Harms All Women and Girls* from October 16, 2023, which is available at: <https://nwlc.org/why-arizonas-anti-trans-sports-ban-harms-all-women-and-girls/>.

13. **Exhibit 8** to Plaintiffs' Response to NWLC's Motion is a true and accurate copy of *NWLC Leads Amicus Brief Challenging Anti-Trans Sports Ban in West Virginia* from April 4, 2023, which is available at: <https://nwlc.org/nwlc-leads-amicus-brief-challenging-anti-trans-sports-ban-in-west-virginia/>.

14. **Exhibit 9** to Plaintiffs' Response to NWLC's Motion is a true and accurate copy of *Letter of 110 Organizations to the NCAA Board of Governors regarding Transgender Eligibility Policies* from April 23, 2024, which is available at: <https://www.athleteally.org/wp-content/uploads/2024/04/Open-Letter-to-NCAA-Orgs.pdf>.

I swear or affirm under penalties of perjury that the foregoing statements are true to the best of my knowledge, information, and belief.

Dated this 19th day of June, 2024.



Kimberly Layton